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*ATTORNEY FOR DEFENDANT*  
*Shalom Ifrah*

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF CALIFORNIA**

**UNITED STATES OF AMERICA,**

**Plaintiff,**

**vs.**

**SHALOM, IFRAH ET AL.,**

**Defendant.**

**CASE NO. 2:22-CR-0046-TLN**

**STIPULATION TO ALLOW  
DEFENDANT IFRAH' TO TRAVEL  
TO AND FROM TEL AVIV ISREAL  
DECLARATION OF DAVID E.**

**KENNER; ATTACHMENTS A AND B**

**[PROPOSED] ORDER LODGED  
HEREWITH**

IT IS HEREBY STIPULATED by and between Phillip Talbert, United States Attorney, through Roger Yang, Assistant United States Attorney, attorney for Plaintiff, and David E. Kenner, attorney for defendant Shalom Ifrah that the defendant may travel to and from Tel Aviv Israel, on September 30<sup>th</sup>, 2024 and returning October 25<sup>th</sup>, 2024. It is further ordered that Mr. Ifrah can pick-up From Pre-trial Services his:

- US Passport and his
- New Israeli Passport, number (41060984), a copy of which is attached

hereto as exhibit D. to the declaration of David Kenner.

It is Further Ordered that Mr. Ifrah be allowed to pick-up these two items 48 hours before his departure and return them to Pre-trial no later than 48 hours after return.

**IT IS SO STIPULATED**

Respectfully submitted,

Dated: August 22, 2024

\_\_\_\_\_/s/\_\_\_\_\_  
\_\_\_\_\_

DAVID E. KENNER

For Defendant

SHALOM IFRAH

Dated: August 22, 2024

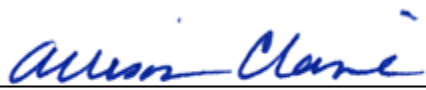
\_\_\_\_\_/s/\_\_\_\_\_  
\_\_\_\_\_

ROGER YANG

Assistant United States Attorney

**IT IS SO ORDERED.**

Dated: September 19, 2024

  
ALLISON CLAIRE  
UNITED STATES MAGISTRATE JUDGE